

## The Gazette



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## NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 26th July 1949:—

No.	No. and Date	Issued by	Subject
1	Ordinance No. XVI, dated the 10th July 1949.	Ministry of Law	The Transfer of Detained Persons Ordinance, 1949.
2	No. 1-PR (23)/49, dated the 18th July 1949.	Ministry of Transport	Further amendment in the Motor Spirit Rationing Order, 1941.
3	PHA-48-3/47, dated the 13th July 1949	Ministry of Communications	Amendment in the Indian Telegraph Rules, 1932.
	PHA-48-3/47, dated the 13th July 1949	Ditto	Specification of a date with effect from which the message rate system shall be introduced in Delhi.
4	No. 8/2/49-Judl., dated the 20th July 1949.	Ministry of Home Affairs	Extension of the East Punjab Opium Smoking Act, 1948 to the Province of Delhi.
5	Ordinance No. XVII, dated the 21st July 1949.	Ministry of Law	The Professions Tax Limitation (Amendment and Validation) Ordinance, 1949.
6	No. 309 (1)-FT (Tea)/49, dated the 21st July 1949.	Ministry of Commerce	Specifying 1st August 1949 as the date on which the Central Tea Board Act, 1949 shall come into force.
	No. 309 (1)-FT (Tea)/49, dated the 21st July 1949.	Ditto	Nomination of the regional representatives other than Provincial and State Governments for Central Tea Board.
	No. 309 (9)-FT (Tea)/49, dated the 21st July 1949.	Ditto	Notifying the rate of cess to be levied and collected on all tea exported outside India.
	No. 309 (1)-FT (Tea)/49, dated the 21st July 1949.	Ditto	Constitution of the Central Tea Board.
	No. 309 (8)-FT (Tea)/49, dated the 21st July 1949.	Ditto	First meeting of the Central Tea Board.
7	No. 20 IT/49, dated the 22nd July 1949.	Ditto	Further Amendment in the Open General Licence No. XIV.
8	No. F. I-65/49-Est. (1), dated the 18th July 1949.	Ministry of Agriculture	Appointment of a Special Emergency Branch under Commissioner of Food Production.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

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## PART I—Section 1

### Government of India Notifications relating to Rules, Regulations and Orders, and Resolutions (other than the Ministry of Defence)

## MINISTRY OF HOME AFFAIRS

New Delhi, the 20th July 1949

**No. 21/1/49-G.S.**—The following amendments are made in the Medical Regulations appended to the Rules for the Combined Competitive Examination for the All-India and Central Services, Class I, published in Part I,

*Railway Transportation (Traffic) and Commercial Departments Indian Railway Accounts Service, and Establishment Department of Railways.*

Section 1, of the *Gazette of India*, dated the 12th March 1949.

For Regulation 6(ii) B of the Medical Regulations read the following:—

“No candidate will be accepted whose Visual Acuity falls below the following standards:—

Service	Naked eye	With or without glasses	Near vision
1. Railway Transportation (Traffic) and Commercial Department	6/24, 6/24 or 6/18, 6/36.	6/9, 6/9 provided myopia does not exceed —3.5 D or manifest Hypermetropia +1.5 D.	0.6 each eye.
2. Indian Railway Accounts Service and Establishment Department of Railways.	6/60, 6/36	6/9, 6/12 provided myopia does not exceed —4.5 D or manifest Hypermetropia +1.5 D.	0.6 each eye.
<i>Other Services</i>			
Distant Vision without glasses	. . . . .	*6/24	*6/24
Corrected with glasses	. . . . .	6/6	6/12
Manifest Hypermetropia	. . . . .	1.5	1.5
Near vision with or without glasses	. . . . .	0.8	1

\*Temporarily lowered to 6.00.”

New Delhi, the 21st July 1949

**No. 20/25/49-G.S.**—In exercise of the power conferred by sub-section (2) of section 241 of the Government of India Act, 1935, the Governor General is pleased to direct that the following amendment shall be made in the All-India Administrative Service (Probationary Service and Seniority of Recruits) Rules, 1947, published with the notification of the Government of India in the late Home Department No. 37/17/47-Ests. (R), dated the 24th April 1947, namely:—

For sub-rule (2) of rule 1 of the said Rules the following shall be substituted, namely:—

“(2) They shall apply to the following categories of persons hereinafter called probationers appointed to the Indian Administrative Service, namely:—

- All war-service candidates.
- Candidates appointed on the results of the Combined Competitive Examination held in

1945 for the Indian Audit and Account Service and certain other Central Services”.

New Delhi, the 22nd July 1949

**No. 45/18/47-G.S.**—The following rules made by the Government of India are published for general information:—

### THE INDIAN ADMINISTRATIVE SERVICE (PROBATIONARY SERVICE) RULES, 1948.

In exercise of the power conferred by section 241 of the Government of India Act, 1935, the Central Government with the concurrence of the Governments of Assam, Bihar, Bombay, the Central Provinces and Berar, East Punjab, Madras, Orissa, the United Provinces and West Bengal hereby makes the following rules, namely:—

- (1) These rules may be called the Indian Administrative Service (Probationary Service) Rules, 1948.

(2) They shall apply to persons, hereinafter called probationers, appointed to the Indian Administrative Service after the 1st August 1947, except those selected for appointment by the Special Recruitment Board, the Provincial Civil Service Officers selected by the Federal Public Service Commission under the scheme of emergency recruitment, the war service candidates, and the candidates appointed on the results of the combined competitive examination held in 1945 for the I.A. & A.S. and certain other Central Services.

2. A person selected for appointment to the Indian Administrative Service, other than a member of a Provincial Civil Service selected for such appointment in accordance with the rules governing the appointment of Provincial Civil Service officers to the Indian Administrative Service, shall be appointed to that service on probation and a person so appointed is hereinafter referred to as "a probationer".

3. Every probationer shall, on appointment, proceed to the Indian Administrative Service Training School to undergo training for such period as the Central Government may decide.

4. A probationer who fails to comply with the provisions of these Rules or to obey any order which he may receive in the Central Government or other duly constituted authority, or who wilfully neglects his probationary studies or duties or is guilty of conduct unbecoming of an officer of the Indian Administrative Service, shall be liable to removal from the Service or other disciplinary penalty.

5. Reports on the conduct and progress of probationers shall be made by the Principal of the Training School to the Central Government who, in cases of misconduct or unsatisfactory progress, shall take such disciplinary action as they may consider necessary.

6. (a) Probationers shall, at or about the end of the period of training referred to in Rule 3 above, be required to obtain such marks as the Central Government may decide in each subject at an examination, hereinafter referred to as the Final Examination, to be conducted by the Federal Public Service Commission. The subjects of this examination and the maximum marks allotted to each of them shall be as follows:—

Subjects	Maximum Marks
1. Basic principles and provisions of the Indian Criminal Law (i.e. the Indian Penal Code, Criminal Procedure Code and Evidence Act.)	100
2. General (Administrative) Knowledge	100
3. Viva Voce	200

(b) In addition, a maximum of 250 marks will be allotted to the probationer's record during training as assessed by the Principal and staff and as evidenced by the performance in the periodical tests and exercises set.

(c) The interview shall be conducted by the Federal Public Service Commission with which shall also be associated the Principal of the Training School, and one or two senior officers with wide administrative experience.

(d) There shall also be qualifying tests in—

- (i) Hindi, and Hindustani for all probationers; and
- (ii) In the language of the Province as shown in the following table for probationers who are assigned to a province with the language of which they are not already familiar.

Province	Language
Assam	Assamese.
Bihar	Hindi, Oraon or Santhali.
Bombay	Marathi, Gujarati or Kannada.
C. P. and Berar	Hindi or Marathi.

Province	Language
East Punjab	Hindi or Gurmukhi.
Madras	Tamil, Telugu, Kannada or Malayalam.
Orissa	Oriya; and if a candidate knows Oriya, Telugu or Bengali.
United Provinces	Hindi.
West Bengal	Bengali or Hindi.

The qualifying tests will be conducted by the Principal, Indian Administrative Service Training School, in consultation with the Federal Public Service Commission.

7. Such deductions may be made from the marks assigned to probationers at the Final Examination as the Federal Public Service Commission may consider necessary in order to ensure that no credit is allowed for merely superficial knowledge.

8. Probationers may be required at the discretion of the Principal of the Training School to attend lectures in other subjects besides those which are prescribed for the Final Examination.

9. (a) The Federal Public Service Commission shall prepare a list of the probationers in order of merit as indicated by the marks obtained by them in the competitive examination and the marks referred to in Rule 6 added together as follows:—

	Maximum marks
1. Competitive examination	1,350
2. Criminal Law	100
3. General (Administrative) Knowledge	100
4. Year's record	250
5. Viva Voce	200
Total	2,000

provided that in preparing the list no account shall be taken of marks awarded to a probationer in any subject in which he has failed to satisfy the Commission.

(b) The seniority in the Indian Administrative Service of probationers *inter se* shall be determined by the order in which their names appear in this list, but the Central Government reserve the right in exceptional cases to alter the order of seniority as so determined by taking into account the marks earned by a probationer at an examination held in the circumstances provided for in Rule 13.

10. The Federal Public Service Commission may in their discretion, at any time prior to the date on which a probationer is confirmed in the Service, institute or cause to be instituted such enquiries as they deem necessary in respect of his nationality, domicile, age, health, character and conduct and if the result of such enquiries is unsatisfactory in any of the above respects, the Central Government may forthwith remove him from the Indian Administrative Service.

11. The probationers who complete probation to the satisfaction of the Central Government and who have also satisfied that Government in respect of nationality, domicile, age, health, character and conduct during the period of probation shall be confirmed in the Indian Administrative Service.

Provided that, notwithstanding such confirmation, an officer will be liable to be removed from service if he fails to pass the departmental tests prescribed by the Provincial Government within such period as may be specified.

12. A probationer who fails to satisfy the Federal Public Service Commission at the Final Examination shall thereupon cease to be a member of the Indian Administrative Service unless the Central Government shall allow him to sit for re-examination in the subject or subjects in which he failed. The marks awarded to a probationer on re-examination shall not be taken into account by the Commission in assessing the order of merit as prescribed by Rule 9.

13. If any probationer is prevented by sickness or any other adequate cause from attending, or from completing

his course of study for the Final Examination, the Federal Public Service Commission may, with the concurrence of the Central Government, allow him to appear at the Final Examination to be held in the following year or may arrange for him to be specially examined in any or all of the subjects prescribed for the Final Examination after such interval as may seem to them suitable having regard to the circumstances of the case. The marks awarded to a probationer in respect of such a special examination shall not ordinarily be taken into account in assessing the seniority of the probationer.

14. On appointment, a probationer shall receive salary in the time-scale applicable to the Indian Administrative Service provided that he will not receive any increment in the time-scale until he has passed in Final Examination; and provided further that a Provincial Government may direct that an annual increment may be withheld or postponed for failing to qualify at any departmental or language examinations prescribed by it.

15. A probationer will be entitled to travelling allowance as for an officer of his grade on tour in respect of any journey which he may be required to perform for purposes of training or examination or for proceeding to the station in the Province of his allotment to which he may be posted after the final examination.

16. On appointment a probationer shall execute an agreement binding himself and one surety jointly and severally to refund, in the event of his failing to complete probation to the satisfaction of the Central Government, any moneys paid to him consequent on his appointment as probationer.

17. Nothing in the foregoing rules shall be construed as limiting the power of the Central Government to remove, at any time, a probationer from the Indian Administrative Service, if reasons exist which, in their judgement, justify such action.

18. Should any question arise as to the interpretation or application of these rules, the decision of the Central Government shall be final.

*Syllabus for the Indian Administrative Service Probationers' Final Examination.*

I Written test—	Maximum Mark
(i) Indian Criminal Law.	100

The subject will comprise the Indian Penal Code, the Indian Evidence Act, and the Code of Criminal Procedure.

There will be one paper of three hours' duration divided into three parts, at least one question to be answered from each part.

It is desirable that candidates who are able to spend the vacation or a portion of it in their Provinces should, if possible, attend criminal proceedings in Courts of Law in order to familiarise themselves with the principles of legal proof and their applications.

Candidates will be expected to appreciate the close connection among the three Codes and to understand the combined operation of the three Codes in actual practice in the trial of cases. A copy of each of the Codes will be provided at the written test. The candidates may not bring any book or notes into the Examination Hall.

Candidates should acquire familiarity with the whole of the Code of Criminal Procedure, but questions will not be set involving a knowledge of the following:—

Sections 1, 2, 3, of Chapter 1, Sections 18-27 of Chapter 2, Sections 39-41 of Chapter 8; Sections 99-A to 99-G of Chapter 7; Sections 184, 194 of Chapter 15; Chapters 22, 23; Sections 362, 365 of Chapter 25; Section 370 of Chapter 26, Sections 375-379 of Chapter 27; Chapter 29; Sections 411, 429 of Chapter 31; Sections 452, 454, 456 of Chapter 32; Chapters 33, 37, Chapter 44A, Sections 542, 552, 554, 561A of Chapter 46. Schedule III, IV and V, except that candidates ought to be acquainted with the Forms of Charges as given in Schedule V, Forms No. XXVIII.

(ii) General Administrative Knowledge	100
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There will be one paper of three hours' duration. The questions in this paper will be designed to test how far

the probationer has acquired the necessary basic knowledge of the salient features of Indian History in its social and political aspects; general principles of Economics and their application to Indian conditions and the general principles of public Administration and organisation of Governmental institutions. In judging the answers, no additional credit will be given for detailed or expert knowledge of any of these subjects, but particular attention will be paid to see whether the candidate has shown himself able to examine given problems from all relevant angles and to attempt constructive and balanced judgment thereon.

II Viva-Voce

III. Qualifying test in—

(i) *Riding.*

The chief test in riding will be: (a) saddling and bridling; (b) mounting and dismounting; (c) trotting; (d) cantering; (e) trotting with reins relaxed; (f) trotting without stirrups; (g) cantering without stirrups. (h) individual exercise; (i) jumping a hedge hurdle 8 feet 6 inches high.

Candidates must wear either jodhpurs or riding breeches with gaiters or puttees or topboots. Saddles will be provided; candidates will not be allowed to use their own saddles.

(ii) *Languages.*

The examination will comprise translation, free composition, set composition, conversation, and dictation. The candidates' knowledge of grammar will be tested chiefly by composition, conversation, and by passages for comment.

(iii) *Hindustani.*

Conversation and dictation in Hindi or Urdu.

B. D. TEWARI, Dy. Secy.

New Delhi, the 26th July 1949

**No. 29/15/49-Ests.**—In exercise of the powers conferred by clause (a) of sub-section (2) of section 241 and section 247 of the Government of India Act, 1935, the Governor General is pleased to direct that the following further amendment shall be made in the Civil Service Regulations, namely:—

To Chapter XXI of the said Regulations, the following shall be added, namely:—

*"Section VI—Employment under a Government outside India after retirement.*

531C. (a) If a pensioner to whom this Article applies wishes to accept any employment under a Government outside India, he should obtain the previous sanction of the Governor General to such acceptance. No pension shall be payable to a pensioner who accepts such an employment without proper permission, in respect of any period for which he is so employed or such longer period as the Governor General may direct.

Provided that a Government servant permitted by the appropriate authority to take up a particular form of employment under a Government outside India during his leave preparatory to retirement shall not be required to obtain subsequent permission for his continuance in such employment after retirement.

(b) This Article shall apply to every pensioner who immediately before retirement was a member of an All-India Service or of a Central Service Class I, but shall not apply in relation to any employment referred to in clause (a) above accepted by such pensioner before the 26th July, 1949.

(c) For the purposes of this Article, "employment under a Government outside India" shall include employment under a local authority or corporation or any other institution or organisation which functions under the supervision or control of a Government outside India.

S. B. BAPAT, Joint Secy

## MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 15th July 1949

**No. F. 22-7/48-Hajj.**—In exercise of the powers conferred by sub-section (1) of section 213 of the Indian Merchant Shipping Act, 1923 (XXI of 1923), the Central Government is pleased to direct that the following further amendments shall be made in the Indian Pilgrim Ships Rules, 1933, the same having been previously published as required by sub-section (3) of the said section, namely:—

In Form V of the Forms appended to the said Rules—

- (1) For the words “Photo, if any, of the holder” the words “Photo of the holder” shall be substituted.
- (2) For the footnote “To be filled in only in the case of male pilgrims” the following footnote shall be substituted, namely:—

“Not necessary in the case of those women who object to being photographed”

- (3) Under the heading “INSTRUCTIONS TO PILGRIMS”:
  - (a) paragraph (ii) shall be omitted.
  - (b) paragraphs (iii), (iv), (v), (vi), (vii), (viii), (ix) and (x) shall be renumbered as paragraphs (ii), (iii), (iv), (v), (vi), (vii), (viii) and (ix), respectively.

New Delhi, the 21st July 1949

**No. F. 8-14/49-AWT. II.**—The following draft of a further amendment to the Bombay Port Haj Committee Rules, 1933, which it is proposed to make in exercise of the powers conferred by section 10 of the Port Haj Committee Act, 1932 (XX of 1932), is published, as required by sub-section (1) of section 23 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 30th July 1949.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

## Draft Amendment

For clause (e) of rule 39 of the said Rules, the following shall be substituted, namely:—

“(e) The Principal Officer, Mercantile Department, Bombay, or an officer deputed by him.”

S. K. BANERJI, Dy. Secy.

## MINISTRY OF STATES

New Delhi, the 18th July 1949

**No. 171-R.**—In exercise of the powers conferred by section 4 of the Extra Provincial Jurisdiction Act, 1947 (XLVII of 1947) and of all other powers enabling it in this behalf, the Central Government is pleased to direct that the Administration of Evacuee Property (Chief Commissioner's Provinces) Ordinance, 1949 (XII of 1949) shall apply to the Indian States specified in the Schedule annexed hereto, subject to the following modifications, namely:—

1. Sub-sections (2) and (3) of section 1 of the said Ordinance shall be omitted.

2. The said Ordinance supersedes the corresponding State enactments by whatever name called at present in force in any of the said States.

Provided that:—

(i) all proceedings taken under any of the enactments which were in force in the said States and pending on the commencement of this Order shall be continued as if they had been taken under the corresponding provisions of the said Ordinance;

(ii) all appointments, delegations, notifications and orders made or issued under, or in pursuance of any of the said enactments are hereby confirmed and shall have effect as if they were made or issued under this Order.

3. Any Court may construe the said Ordinance with such modifications not affecting the substance as may be necessary or proper in order to adapt it to the matter before the Court.

## SCHEDULE

Kutch.

Himachal Pradesh.

Bhopal.

Rampur.

Bilaspur.

New Delhi the 19th July 1949

**No. 172-R.**—In exercise of the powers conferred by section 4 of the Extra Provincial Jurisdiction Act, 1947 (XLVII of 1947) and of all other powers enabling it in that behalf, the Central Government is pleased to direct that the following further amendment shall be made in the Himachal Pradesh (Application of Laws) Order, 1948, namely:—

In the schedule to the said Order under the heading “Central Acts” after the entry relating to “1947 Press (Special Powers) Act, XXXIX of 1947”, the following entry shall be inserted, namely:—

“1948 The Rehabilitation Finance Order sub-sections (2) and (3) of Section 1.”

**No. 173-R.**—In exercise of the powers conferred by clause (a) of section 9 of the Indian Stamp Act, 1899 (II of 1899) as applied to Himachal Pradesh, the Central Government is pleased to remit with effect from the 19th July 1949, the whole of the stamp duty chargeable in Himachal Pradesh on the following instruments executed by or in favour of the Rehabilitation Finance Administration constituted under the Rehabilitation Finance Administration Act, 1948 (XII of 1948) as applied to Himachal Pradesh, namely:—

## Items

- (1) Bills of exchange, cheques, promissory notes, bills of lading, letters of credit, notices of insurance, proxies and receipts.
- (2) Instruments other than those specified in item (1).

A. N. SACHDEV, Under Secy.

## MINISTRY OF FINANCE (REVENUE DIVISION)

## CENTRAL EXCISES

New Delhi, the 23rd July 1949

**No. 25.**—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government is pleased to direct that the following amendment shall be made in the notification of the Government of India in the Ministry of Finance (Revenue Division), No. 18-Central Excises, dated the 14th May 1949, namely:—

In item (3) in the said notification after the word “Towels”, the words “and bath mats” shall be inserted.

A. N. PURI, Dy. Secy.

## INCOME-TAX

New Delhi, the 23rd July 1949

**No. 67.**—It is notified for general information that the Central Government have approved the institution mentioned below for the purposes of sub-section (1) of Section 15B of the Indian Income-tax Act, 1922 (XI of 1922):—

“Bombay.

309. Hingne Street-shikshan Somstha, Hingne Budruk, Poona”.

S. P. LAHIRI, Under Secy.

## CENTRAL BOARD OF REVENUE

## CENTRAL EXCISES

New Delhi, the 23rd July 1949

**No. 24.**—In pursuance of the proviso to clause (a) of sub-rule (1) of rule 32 of the Central Excise Rules, 1944, and in supersession of its notification No. 40-Central Excises, dated the 27th November 1943, the Central Board of Revenue imposes the following limitations and conditions, subject to which duty-paid tobacco may be carried or removed from the premises of a licensed wholesale dealer to the premises of another licensed wholesale dealer under cover of a sale-note issued by the seller; namely:—

(a) The sale-notes shall be in duplicate and serially numbered, new series of numbers being used for each calendar year. Books containing blank sale-notes shall be presented to the Range Officer for affixing his initials or stamp on each sale-note before the books are brought into use. The duplicate shall be retained by the seller and the original given to the buyer as a substitute transport permit.

(b) Each sale-note shall contain at least the following particulars:—

- (i) Date of issue
- (ii) Name, address and licence number of (1) seller; and (2) consignee.
- (iii) Number and date of (1) the transport permit or sale-note under which the seller received the tobacco and, in the latter case, the transport permit number recorded in such sale-note; and (2) the certificate of payment in Form D. D.-1 or the application in Form A. R.-1 under which duty was paid.
- (iv) Number and description of packages
- (v) Marks and numbers
- (vi) Variety of tobacco
- (vii) Rate of duty paid
- (viii) Gross weight;
- (ix) Net weight
- (x) Manner of transport
- (xi) Signature of the licensee or his agent.

(c) The seller shall endorse on the original transport permit in Form T. P. 1 or on the predecessor sale-note, the number and date of the sale-notes issued in respect of the tobacco covered by the permit or sale-note, as the case may be, and the quantity transported under each such sale-note; and shall likewise record on his sale-note similar particulars of the original transport permit or predecessor sale-note, if any.

(d) Except with the prior sanction of the Central Board of Revenue, sale-notes shall not be used in respect of consignments exceeding one and a half maunds of cigarette or biri or snuff tobacco, and five maunds of any other tobacco.

(e) The Assistant Collector may withdraw the right to use sale-notes from any trader in his jurisdiction who has been found or suspected to have abused it, or who has proved his incapacity to draw up sale-notes in the required form.

(f) Sale-notes shall not be used for the transport of tobacco on its removal from a bonded warehouse.

(g) The Collector may either withhold absolutely the right to use sale-notes from curers licensed as wholesale dealers, or allow it subject to such conditions as he may think fit to impose.

A. N. PURI, Secy

## INCOME-TAX

New Delhi, the 28th July 1949

**No. 66.**—In pursuance of sub-section (4) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922) and in partial modification of its notification No. 82-Income-tax,

dated the 9th November 1946, the Central Board of Revenue directs that the Additional Appellate Assistant Commissioner of Income-tax, Patna, shall also, and the Appellate Assistant Commissioner of Income-tax, Muzaffarpur shall not, perform his functions in respect of Shri Ram Narain Gaya Prasad of Samastipur District Darbhanga for the appeal against his income-tax assessment for the year 1945-46.

S. P. LAHIRI, Under Secy

## MINISTRY OF AGRICULTURE

New Delhi, the 20th July 1949

**No. F. 2-2/49-Comm.**—The following drafts of certain further amendments to the Sann Hemp Grading and Marking Rules, 1942, which it is proposed to make in exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937) is published as required by the said section, for the information of all persons likely to be affected thereby, and notice is hereby given that the draft will be taken into consideration on or after the 15th August 1949.

Any objections or suggestions which may be received from any person with respect to the said draft before date specified will be considered by the Central Government.

## Draft Amendments

In the Schedule to the said Rules—

1. In Schedule III.—in column 2 for the figures '4', '6' and '9' the figures '8', '10' and '14' respectively shall be substituted.
2. In Schedule IV.—in column 2, for the figures '6', '10' and '14' the figures '8', '12' and '16' respectively shall be substituted.
3. In Schedule V.—in column 2, for the figures '6' and '8', the figures '8' and '10' respectively shall be substituted.

**No. F. 43-6/49-Comm.**—In pursuance of para. 8 clause (ix) of the Government of India, Ministry of Agriculture Resolution No. F. 43-11/48-Comm., dated the 21st May 1949, constituting the Indian Central Areca-nut Committee the following persons have been nominated by the Provincial/State Governments and Trade Interests noted against them as members of the said Committee to represent trade in areca-nut:—

S. No. Nominating Authority Name and address of the persons nominated

1 Government of Madras Sri U. Ramakrishna Mallya (Kanara Chamber of Commerce),  
a/o Sri U. Narayana Mallya,  
Bunder Mangalore.

2 Government of the State Sri K. T. Shama Gowda, Areca-nut Merchant, Shimoga Town.

3 All India Supari (Betelnut) Federation Sri M. N. Bhide, President, All India Supari Federation, Kadri, Mangalore, Post Kodugal-bail.

4 Federation of the Indian Shri R. Thandapani Chettiar, Chambers of Commerce Negapatam, South India, and Industry.

5 Palghat Chamber of Commerce Shri K. Ramanunni Mannadiar, President, The Palghat Chamber of Commerce, Palghat (S. Malabar).

**No. F. 43-6/49-Comm.**—In pursuance of para. 8, clause (viii) of the Government of India, Ministry of Agriculture Resolution No. F. 43-11/48-Comm., dated the 21st May 1949, constituting the Indian Central Areca-nut Committee the following persons have been nominated by the Provincial/State Governments noted against them as

members of the said Committee to represent the Departments of Agriculture:—

S. No.	Nominating Authority	Name and address of the persons nominated
1	Government of Madras	Director of Agriculture, Madras.
2	Government of Bombay	Mr. I. A. Sayed, Assistant Horticulturist, Bombay Province, Poona.
3	Government of the State of Mysore.	Director of Agriculture, Mysore, Bangalore (Mysore State).
4	Government of West Bengal	Sri E. A. R. Banerjee.
5	Chief Commissioner, Coorg	Mr. B. S. Varada Rajan, B. A., Agricultural Officer, Coorg.
6	Government of Assam	Sri S. C. Bhattacharjee, B. A., Horticultural Development Officer, Assam, Gauhati.

**No. F. 43-6/49-Comm.**—In pursuance of para. 3 clause (vii) of the Government of India, Ministry of Agriculture Resolution No. F. 43-11/48-Comm., dated the 21st May, 1949 constituting the Indian Central Arecanut Committee the following persons representing the growers of arecanut in India have been nominated by the Provincial/State Governments noted against them as members of the said Committee:—

S. No.	Nominating Authority	Name and address of the persons nominated
1	Government of Madras	Sri G. V. RamaSwami Naidu, Peelamedu, Coimbatore.
2	Do.	Sri K. Unnikrishna Menon, Retired Deputy Director of Agriculture, Edapal, Malabar District.
3	Do.	Sri M. Kunhiraman Nair, B. A., Irity (near Tellicherry), Malabar District.
4	Do.	Sri G. K. Govinda Bhatt, Advocate, Mangalore.
5	Government of Bombay	Mr. T. M. Hegde (Motensar) of Sirsi.
6	Government of the State of Mysore.	Sri K. G. Wodeyar, Arecanut Grower, Kegodu, Sagar Taluk, Shimoga District.

**No. F. 43-6/49-Comm.**—In pursuance of para. 3 clause (vii) of the Government of India, Ministry of Agriculture Resolution No. F. 43-11/48-Comm., dated the 21st May, 1949 constituting the Indian Central Arecanut Committee the Central Government is pleased to nominate the following four persons to represent consumers' interests from among the members of the Dominion Parliament as members of the said Committee:—

No.	Name and address
1	Shri A. K. Menon, Member Constituent Assembly, "Ampalakat House," Chalapuram, Calicut.
2	Shri S. V. Krishnamoorthy Rao, Member Constituent Assembly, Old Post Office Road, Shimoga (Mysore State).
3	Shrimati Ammu Swaminadhan, Member Constituent Assembly, "Gulohrist", Harrington Road, Chetput, Madras.
4	Shri B. L. Sondhi, Member Constituent Assembly, "Salig Niwas", Jullunder City (East Punjab).

**No. F. 43-6/49-Comm.**—In pursuance of para. 3 clause (iv) of the Government of India, Ministry of Agriculture Resolution No. F. 43-11/49-Comm., dated the 21st May 1949 constituting the Indian Central Arecanut Committee the Central Government is pleased to nominate the Collector of Customs, Madras to be a member of the said Committee.

New Delhi, the 21st July 1949

**No. 40-7/49-Comm.**—In pursuance of the provisions of sub-section (e) of section 4 of the Indian Oilseeds Committee Act (IX of 1940), the Government of Bombay have renominated the Deputy Director of Agriculture (Crop Research), Poona, as a member of the Indian Oilseeds Committee.

New Delhi, the 22nd July 1949

**No. F. 4-1/49-Co.**—In the late Department of Agriculture notification No. F. 6-28/45-R, dated the 8th May, 1945, constituting an appellate panel to settle disputes arising in connection with the grading of tobacco consignments by Government Inspectors under the Tobacco Grading Scheme, the following changes are made in the panel, consequent on the death of Mr. P. Subramanyam of M/s Boorugu, Viswanadham Bros., Guntur.

(i) Mr. A. Aka, partner of M/s Majety and Aka, Tobacco Exporters, Guntur, and formerly President of the Indian Tobacco Association *vice* Mr. P. Subramanyam (deceased)

(ii) Mr. D. Rama Rao, President of the Indian Tobacco Association, Guntur, *vice* Mr. A. Aka.

**No. 40-7/49. Comm.**—In pursuance of the provisions of sub-section (g) of section 4 of the Indian Oilseeds Committee Act, (IX of 1940), the Government of Bihar have renominated Shri Girish Tiwary, M.L.A., Hon. Grow More Food Commissioner, Bihar Secretariat, Patna and Shri Deep Narayan Sinha, M.L.A., Purnia, Distt. Muzaffarpur (Bihar) as members of the Indian Oilseeds Committee.

**No. 40-7/49-Comm.**—In pursuance of the provisions of sub-section (h) of section 4, of the Indian Oilseeds Committee Act (IX of 1940), the Federation of Indian Chamber of Commerce and Industry have nominated Shri R. L. Nopany, C/o Messrs. Daulatram Rawatmill, 178, Harrison Road, Calcutta, as a member of the Indian Oilseeds Committee.

S. R. MAINI, Dy. Secy.

New Delhi, the 30th July 1949

**No. 5-VP(2)/49.**—In pursuance of sub-clause (1) of clause 5 of the Vegetable Oil Products Control Order, 1947, and in supersession of the notification of the Government of India in the Ministry of Agriculture, No. 5-VP(2)/49, dated the 1st June 1949, the Vegetable Oil Products Controller for India hereby directs that—

I. (1) every container in which a vegetable oil product is packed shall at the time of the sale by the producer bear the name of the producer, and the words 'Hydrogenated Groundnut oil' or 'Hydrogenated Groundnut and Cottonseed Oil' or, 'Hydrogenated Groundnut and Cocoanut Oil', as the case may be, marked in capital letters not less than half an inch high in English and the equivalent of the same in one or more vernacular languages in such a manner as to be plainly visible to any purchaser; and

(2) the words "Vana-pati" and Vegetable Product" or any words equivalent thereto shall not be used or shown on such containers to denote the contents thereof.

II. Clause (1) of paragraph I shall come into force on the 1st day of August, 1949; but clause (2) of paragraph I shall take effect only from such date as the Vegetable Oil Products Controller for India may, by notification in the official Gazette, appoint in this behalf.

N. T. MONE.  
Vegetable Oil Products Controller for India.

#### MINISTRY OF HEALTH

New Delhi, the 22nd July 1949

**No. F. 1-14/49-D.**—The following draft of a further amendment to the Drugs Rules, 1945, which it is proposed to make in exercise of the powers conferred by section 38 of the Drugs Act, 1940 (XXIII of 1940), is published, as required by the said section, for the information of all persons likely to be affected thereby and notice is given hereby that the draft will be taken into consideration on or after the 30th October, 1949. Any objection or suggestion which may be received from any

person with respect to the said draft before the date specified will be considered by the Central Government.

*Draft Amendment.*

In Schedule H to the said Rules, to the entry beginning with the word "Para-aminobenzene-sulphonamide" and ending with the words "their salts" the following shall be added, namely:—

"But excluding preparations and dressings containing these for external use".

*New Delhi, the 23rd July 1949*

**No. F.4-6/49-DS.**—In pursuance of sub-sections (1) and (2) of section 7 of the Drugs Act, 1940 (XXIII of 1940) the Central Government is pleased to direct that the following amendment shall be made in the Drugs Consultative Committee, the composition of which was published with the Notification of the Government of India in the Ministry of Health No. F. 1-3/47-D (II), dated the 13th September 1948, namely:—

Under the heading "Nominated by Provincial Governments" for the entry "(7) Dr. Khem Singh Grewal, M.B.B.S. (Pb.), Ph.D. (Cantab), P.C.M.S., Assistant Inspector General of Civil Hospitals, East Punjab" the following entry shall be substituted, namely:—

"(7) Dr. Dwarka Diesh, P.C.M.S., Deputy Director of Health Services (Medical), East Punjab".

J. N. SAKSENA, Under Secy.

**MINISTRY OF WORKS MINES AND POWER**

*New Delhi the 19th July 1949*

**No. WMP.PD-505(3)/A.**—In exercise of the powers conferred by section 4 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), as applied to the Deccan States under section 4 of the Extra-Provincial Jurisdiction Act, 1947 (XL of 1947), the Central Government is pleased to direct that the power to make orders under section 3 of the said Act shall, in relation to kerosine oil, be exercisable also by the officers mentioned in the first column of the Schedule hereto annexed, in respect of the territories specified, in the second column thereof.

**SCHEDULE**

Officers	Territories
District Magistrate, Ahmedabad.	Mansa, Vasna, Katosan, Varsoda.
" " Kaira	Cambay, Bhaderwa, Khadal, Balasine, Ghodayar, Punadra.
" " Panch Mahals	Baria, Chhota-Udepur, Jambu-ghoda, Lunawada, Sant and Sanjeli.
" " Broach	Rajpipla (including Segbara).
" " Surat	Bansda, Sachin, Dharampur.
" " Banas Kantha	Radhanpur, Tharad, Palanpur and Wao.
" " Sabar Kantha	Idar, Vijaynagar, Ilol, Mohanpur, Malpur, Ranasan, Sudasna, Valasna, Ambaliara.
" " Dangs	Dangs.
" " Thana	Jawhar.
" " Nasik	Surgana State.
" " Poona	Vichitravad, Rajgad, Prachandgad and Pawan Mahal Talukas of Bhor State.
" " Satara	Wategaon village of Kurundwad (Senior). Aundh taluka } of Aundh Kundal taluka } State. Villages Valhat and Shiroda of Jam-Khandi, Phaltan State.
District Magistrate, Sholapur	Maindargi taluka of Kurundwad (Junior) State. Mangalwedha taluka of Sangli State. Modnimb taluka of Miraj (Senior) State. Khandali village } of Miraj (Junior) State. Kanheri village } State. Karsundi taluka } of Aundh State. Atpadi taluka } State. Akalkot State excluding Kurla village.
" " Belgum	(i) Panchgaon village of Ramdurg State. (ii) Kurundwad (Junior) State excluding Maindargi taluka. (iii) Kurundwad (Senior) State excluding Kurundwad taluka and the villages Wategaon, Tikota, Somlevhatti, Kalkandevhatti, Rampur and Hattajpur. (iv) Sholapur taluka of Sangli State.
" " Bijapur	(i) Modhol State. (ii) Ramdurg State excluding villages Hebbal, Hadbi, Surkod, Henasgi, Asoti, Somankatta, Kalapur and Panchgaon. (iii) Villages Tikota, Sandhevhatti, Kalkandevhatti, Ratanpur, Rampur and Hattajpur. (iv) Gundal taluka of Aundh State.
" " Dharwar	(i) Villages Hebbal, Hadbi, Surkod, Henasgi, Asoti, Somankatta and Kalapur of Ramdurg State. (ii) Shivehatti taluka of Sangli State. (iii) Laxmeshwar taluka of Miraj (Senior) State. (iv) Gudgeri taluka of Miraj (Junior) State. (v) Savanur State. (vi) Kurla village of Akalkot State. (vii) Kundagol taluka of Jamkhandi State.
" " Kolaba	(i) Sundhagad Taluka of State. (ii) Janjira.
" " Ratnagiri	Sawantwadi State.
" " Sangli	(i) Kurundwad taluka of Kurundwad (Senior) State. (ii) Wadi Jagir. (iii) Sangli State excluding Shirhatti, Shahapur and Mangalwedha talukas. (iv) Miraj (Senior) State excluding talukas Laxmeshwar and Modnimb. (v) Miraj (Junior) State excluding Gudgeri taluka and villages Khandali and Kanheri.
" " Jath	(vi) Jath State.
" " Jamkhandi	(vii) Jamkhandi State excluding Kundagol taluka and villages Valhat, Shiroda, Patkhal and Mudhavi.

Officers	Territories
District Magistrate Kolhapur	Kolhapur State.
“ “ Baroda	Baroda Prant.
“ “ Amreli	Amreli Prant.
“ “ Navsari	Navsari Prant.
“ “ Mehsana	Mehsana Prant.
“ “ Okhamandal	Okhamandal Prant.

A. K. SEN, Under Secy

## MINISTRY OF LABOUR

New Delhi the 22nd July 1949

**No. LW.1(5) 49.**—In exercise of the powers conferred by sub rule (2) of rule 6 of the Coal Mine Labour Welfare Fund Rules, 1949 the Central Government is pleased to authorise the Coal Mines Welfare Commissioner under the said Rules to sign on its behalf notices addressed to the Chairman of the Housing Board nominating a substitute in place of a nominated member who is unable to attend a meeting of the Housing Board.

New Delhi, the 23rd July 1949

**No. LW.1(4) 49.**—In exercise of the powers conferred by sub-rule (1) of rule 32 of the Coal Mines Labour Welfare Fund Rules, 1949 the Central Government is pleased to authorise the Coal Mines Welfare Commissioner under the said Rules to issue written order requiring the owner of coal mine to furnish such statistics or other information in such form and within such time as may be specified in the said order.

N. C. KUPPUSWAMI, Under Secy

New Delhi the 22nd July 1949

**No. Fac. 41(53).**—In pursuance of sub section (3) of section 94 of the Government of India Act, 1935, and in

supersession of the notification of the Government of India in the Ministry of Labour No Fac. 41(39), dated the 11th January 1949, the Governor General is pleased to direct that the functions of the Provincial Government under the Factories Act, 1948 (LXIII of 1948) shall be discharged by the Chief Commissioners of Delhi, Ajmer-Merwara, Coorg, Andaman and Nicobar Islands and Panth Piploda in their respective Provinces.

H. KHANNA, Dy. Secy.

New Delhi, the 23rd July 1949

**No. LL.121(2)**—In pursuance of sections 3 and 4 of the Employees' State Insurance Act, 1948 (XXXIV of 1948) the Central Government is pleased to direct that the following further amendment shall be made in the notification of the Government of India in the Ministry of Labour, No SS 21(2) (2), dated the 6th September 1948, namely:—

In the said notification, for item (6), the following item shall be substituted namely:—

“(6) Shri N. S. Monkiker, B.Sc., B.E., A.M.I.E. (Hon.) Chief Adviser of Factories”.

**No. LL.121(3).**—In pursuance of section 8 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), the Central Government is pleased to direct that the following further amendment shall be made in the notification of the Government of India in the Ministry of Labour No SS 21(3), dated the 9th October 1948, namely:—

In the said notification for item (1) the following item shall be substituted, namely:—

“(1) Shri S. Lall, C.I.E., I.C.S., Secretary to the Government of India, Ministry of Labour”.

N. M. PATNAIK, Dy. Secy.

## MINISTRY OF FINANCE

New Delhi, the 20th July 1949

**No. 9109-FI/49.**—Statement of the Affairs of the Reserve Bank of India, as on the 15th July 1949.

## BANKING DEPARTMENT

	LIABILITIES	Rs.		ASSETS	Rs.
Capital paid up . . . . .	5,00,00,000		Notes . . . . .	36,50,07,000	
Reserve Fund . . . . .	5,00,00,000		Rupee Coin . . . . .	8,64,000	
Deposits:—			Subsidiary Coin . . . . .	1,48,000	
(a) Government—			Bills Purchased and Discounted:—		
(1) Central Government . . . . .	130,02,63,000		(a) Internal . . . . .	70,44,000	
(2) Other Governments . . . . .	13,82,99,000		(b) External . . . . .	—	
(b) Banks . . . . .	75,15,14,000		(c) Government Treasury Bills . . . . .	3,85,05,000	
(c) Others . . . . .	58,96,28,000		Balances held abroad* . . . . .	144,10,81,000	
Debts payable . . . . .	3,86,12,000		Loans and Advances to Governments . . . . .	11,80,00,000	
Liabilities . . . . .	11,81,14,000		Other Loans and Advances . . . . .	8,01,87,000	
			Investments . . . . .	1,18,00,000	
	Rupees . . . . .	303,64,30,000	Other Assets . . . . .	53,20,000	

\*Includes Cash & Short term Securities.

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An Account pursuant to the Reserve Bank of India Act, 1934 for the week ended the 15th day of July 1949.

## ISLAM DEPARTMENT

LIABILITIES	Rs	Rs	ASSETS	Rs.	Rs.
Notes held in the Banking Department	36,50,07,000		A—Gold Coin and Bullion :—		
Notes in circulation	1135,60,82,000		(a) Held in India	40,01,71,000	
Total Notes issued	1172,10,89,000		(b) Held outside India		
			Foreign Securities	665,34,38,000	
			Total of A	705,36,09,000	
			B.—Rupee Coin	48,02,57,000	
			Government of India Rupee Securities	418,72,23,000	
			Internal Bills of Exchange and other commercial Paper		
Total Liabilities	1172,10,89,000		Total Assets	1172,10,89,000	

Ratio of Total of A to Liabilities : 0.10 per cent.

Dated the 20th day of July 1949

B. RAMA RAU, Governor

K. R. K. MENON, Secy

